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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	ATTORNEY DOCKET NO. CONFIRMATION NO.	
10/849,318	05/19/2004	Paul Gassoway	063170.7177	5789	
5073 BAKER BOT	7590 08/09/201 FS.I.I.P	EXAMINER			
2001 ROSS A		LOUIE, OSCAR A			
SUITE 600 DALLAS, TX	75201-2980		ART UNIT	PAPER NUMBER	
			2436		
			NOTIFICATION DATE	DELIVERY MODE	
			08/09/2010	ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/849,318	GASSOWAY, PAUL		
Examiner	Art Unit		
OSCAR A. LOUIE	2436		
OCCITATION LOCAL	2.00		

	OSCAR A. LOUIE	2436	
The MAILING DATE of this communication appe	ars on the cover sheet with the c	orrespondence add	ress
THE REPLY FILED 26 July 2010 FAILS TO PLACE THIS APPL			
 X The reply was filed after a final rejection, but prior to or on application, applicant must timely file one of the following application in condition for allowance; (2) a Notice of Appe for Continued Examination (RCE) in compliance with 37 C periods: 	the same day as filing a Notice of A replies: (1) an amendment, affidavit eal (with appeal fee) in compliance	Appeal. To avoid abar t, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
a) The period for reply expiresmonths from the mailing b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory priorid for reply expire le Examiner Note: If box 1 is checked, check either box (a) of MONTHS OF THE FINAL REJECTION, See MPEP 706 07(dvisory Action, or (2) the date set forth in ter than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE	date of the final rejection	n.
Extensions of time may be obtained under 37 CFR 1.136(a). The data have been filled is the date for purposes of determining the period of under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patient term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	on which the petition under 37 CFR 1.13 ension and the corresponding amount of hortened statutory period for reply origing than three months after the mailing date	of the fee. The appropria nally set in the final Office	ate extension fee e action; or (2) as
The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exter Notice of Appeal has been filed, any reply must be filed with AMENDMENTS.	sion thereof (37 CFR 41.37(e)), to	avoid dismissal of the	
The proposed amendment(s) filed after a final rejection, t All They raise new issues that would require further correction (b) They raise the issue of new matter (see NOTE below) They are not deemed to place the application in bett application.	nsideration and/or search (see NOT w);	E below);	
(d) ☐ They present additional claims without canceling a c NOTE:	corresponding number of finally reje	ected claims.	
4. The amendments are not in compliance with 37 CFR 1.12 5. Applicant's reply has overcome the following rejection(s): 6. Newly proposed or amended claim(s) would be all			
non-allowable claim(s). Not pro uproses of appeal, the proposed amendment(s); a) I how the new or amended claims would be rejected is provided the status of the claims (s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) withdrawn from consideration:		be entered and an ex	xplanation of
AFFIDAVIT OR OTHER EVIDENCE 8. The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e).			
The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary.	vercome <u>all</u> rejections under appea and was not earlier presented. Se	and/or appellant fail ee 37 CFR 41.33(d)(1	s to provide a
10. The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER		•	
11. The request for reconsideration has been considered but See Continuation Sheet.		condition for allowan	ce because:
12. Note the attached Information Disclosure Statement(s). (P10/SB/08) Paper No(s)		
/Nasser Moazzami/ Supervisory Patent Examiner, Art Unit 2436			

Continuation of 11, does NOT place the application in condition for allowance because: The applicants' remarks with respect to "claims, the Office Action relies on the "mistrust level for each wireless network device" as reciting an initial system certainty value for the computer system. Office Action, pg. 5. Applicant respectfully disagrees. These mistrust levels correspond to individual levels associated with wireless network device located within a computer system. There is no disclosure, teaching, or suggestion of a single initial system certainty value for the computer system" and "contends that Coleman fails to disclose, teach, or suggest "increasing the system certainty value if the received data does not match a signature in the database" and "decreasing the system certainty value if the received data matches a signature in the database." While Coleman does disclose incrementing and decrementing the mistrust levels. Applicant respectfully contends that these changes are not based on either matching or not matching signatures. For instance, Coleman clearly states that "mistrust level decrementing is accomplished based on three parameters, described as follows: (1) a decrement timer Di exceeds a mistrust level decrement interval from the operational protection suite: (2) mistrust level four has been reached, the wireless network device 36, 38 successfully re-authenticates, and re-login is also successful; (3) manual intervention 90 from the network administrator 92." Coleman, 7 0121. Therefore, the decrementing process disclosed in Coleman is based only on timing, manual intervention, or re-authentication. There is no disclosure, teaching, or suggestion that matching or not matching a signature plays any role in this step" have been carefully considered but are non-persuasive; The examiner notes that the applicants' "initial system certainty value" can be equated to the individual "mistrust levels" of each wireless device system; that is, each "wireless device" corresponds to each computer system that is assigned a "mistrust level". It is also noted that the applicants' "signature" that the "increasing/decreasing" of the "system certainty value" is based on, as claimed, can include any event that would trigger a responsive action. Coleman, discloses "anomaly detection" including "digital signatures" for identifying whether to increase/decrease the "mistrust levels" associated with a wireless device.